IN THE UNITED STATES D FOR THE WESTERN DISTRIC	
PATTY THOMAS, individually and on behalf of all other similarly situated persons,	No.
Plaintiffs,	COMPLAINT - CLASS ACTION
<b>v.</b>	AND FLSA COLLECTIVE ACTION
KELLOGG COMPANY, KELLOGG SALES COMPANY, KELLOGG USA INC, KEEBLER HOLDING CORP, KEEBLER FOODS COMPANY, and KEEBLER COMPANY	
Defendants.	
Plaintiff Patty Thomas, individually ar	nd on behalf of all others similarly
situated as a class representative, by her attorr	neys, upon personal knowledge as to
herself and upon information and belief as to oth	er matters, alleges as follows:
NATURE OF THE	ACTION
1. This case is brought to remedy the	
COMPANY, Defendant KELLOGG	
,	
KELLOGG USA INC, Defendant	
Defendant KEEBLER FOODS COM	PANY, and Defendant KEEBLER
COMPLAINT-CLASS ACTION AND FLSA COLLECTIVE ACTION - 1	FRANK FREED SUBIT & THOMAS LLP Suite 1200 Hoge Building, 705 Second Avenue

(206) 682-6711

1		COMPANY (hereafter "Kellogg") to pay Plaintiff Territory Managers and
2		Retail Store Representatives overtime premium pay as required by the Fair
3		Labor Standards Act, 29 U.S.C. §§ 201 et seq., the Washington Minimum
4		Wage Act, other Washington State wage and hour laws, and any associated
5		regulations.
6 7	2.	Kellogg employed Thomas as a Territory Manager from April 2012 to
8		February 2013. The job responsibilities of Territory Managers include
9		replenishing merchandise in Kellogg's customers' stores, placing merchandise
10		on store shelves, and monitoring how much merchandise is in Kellogg's
11		customers' storerooms.
12	3.	Kellogg employed Thomas as a Retail Store Representative ("RSR") from
13		January 2007 to April 2012. The job responsibilities of RSRs include stocking
14		shelves, making sure Kellogg's products were displayed, and ensuring that
15 16		Kellogg has access to the correct square footage on Kellogg's customers'
17		shelves.
18	4.	Thomas and the other Territory Managers and Retail Store Representatives
19		regularly worked in excess of 40 hours in a week for which Kellogg did not
20		
21		pay them overtime premium wages. Thomas and the other Territory Managers
22	i	and Retail Store Representatives that worked in Washington State did not
23		receive meal and rest breaks.
24	5.	This case seeks to compel Kellogg to pay Thomas and a class of similarly
25		situated employees all of the wages they earned, plus liquidated damages under
26		the Fair Labor Standards Act.
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COMPLAINT-CLASS ACTION AND FLSA COLLECTIVE ACTION - 2



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1	6.	By the conduct described in this Complaint, Kellogg has violated the Fair
2		Labor Standards Act ("FLSA"), the Washington Minimum Wage Act, and
3		Washington wage and hour laws by failing to pay its employees proper
4		overtime compensation. These violations arose out of Kellogg's company-wide
5		policies, and pattern or practice of violating wage and hour laws.
6	_	
7	7.	Thomas brings individual and representative claims to remedy these overtime
8	!	violations. She brings FLSA claims as a nationwide collective action, on her
9		own behalf and on behalf of other similarly situated employees, under 29
10		U.S.C. §§ 201 et seq., and specifically, the collective action provision, 29
11		U.S.C. § 216(b). (First Cause of Action)
12	8.	Thomas brings individual and representative wage overtime claims under the
13		Washington Minimum Wage Act (MWA), RCW 49.46, RCW 49.48, and
14		
15		RCW 49.52, and state regulations issued thereunder, as a class action pursuant
16		to Fed. R. Civ. P. 23. (Second Cause of Action)
17	9.	Thomas and other individual Retail Store Representatives opt-ins bring
18		individual wage overtime claims under the Washington Minimum Wage Act
19		(MWA), RCW 49.46, RCW 49.48, and RCW 49.52, and state regulations
20		issued thereunder. (Third Cause of Action)
21	10.	This case seeks to compel Kellogg to pay Thomas and the members of the
22		Rule 23 Washington Class, other Retail Store Representatives that file a
23		
24		consent to sue all of the wages they earned, plus double damages under
25		Washington State law.
26		

COMPLAINT-CLASS ACTION AND FLSA COLLECTIVE ACTION - 3

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1		JURISDICTION AND VENUE
2	11.	This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and
3		1337.
4	12.	This Court has subject matter jurisdiction over Thomas' state law claims
5		pursuant to 28 U.S.C. §§ 1332 and 1367.
6 7	13.	In addition, the Court has jurisdiction over Thomas' claims under the FLSA
8		pursuant to 29 U.S.C. § 216(b).
9	14.	Upon information and belief, Kellogg is subject to personal jurisdiction in
10		Washington.
11	15.	This Court is empowered to issue a declaratory judgment pursuant to
12		28 U.S.C. §§ 2201 and 2202.
13	16.	Venue is proper in the Western District of Washington pursuant to
14 15		28 U.S.C. § 1391(b) and (c) because a substantial part of the events or
16		omissions giving rise to the claim occurred in this District and Kellogg is
17		subject to personal jurisdiction here.
18	17.	Kellogg has employed Thomas, Territory Managers, and Retail Store
19		Representatives in this District since at least 2007.
20	18.	Kellogg resides in this District. Kellogg has an office and warehouse located at
21		2201 140th Ave East, Suite 800, Sumner, Washington 98390.
22	19.	Kellogg conducts business in this District. Kellogg distributes and sells its
23 24		products in this District. Kellogg provides its products to customers within
2 <del>4</del> 25		this District.
26		
27		
		LAINT-CLASS ACTION AND  FRANK FREED  COLLECTIVE ACTION - 4  SUBIT & THOMAS LLP

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1	Plain	THE PARTIES tiff
2 3	20.	Plaintiff Thomas' written consent to be party to this action is attached hereto.
4	21.	Plaintiff Thomas resides in Lacey, Washington.
5	22.	Kellogg employed Plaintiff Thomas in Washington from approximately
6		January 2007 until approximately February 2013.
7	23.	Pursuant to Kellogg's policy and pattern or practice, Plaintiff Thomas regularly
8		worked more than 40 hours per week for Kellogg's benefit without receiving
9		overtime compensation at the rate of time and one-half her regular rate.
10	24.	Also pursuant to Kellogg's policy and pattern or practice, Thomas regularly
11	27.	
12		worked for Kellogg's benefit without meal or rest breaks as required by
13		Washington Industrial Welfare law (RCW 49.12.020) and associated
14		regulations (WAC 296-126-092).
15 16	25.	Thomas was engaged in commerce in her work for Kellogg.
17	Repr	esented Parties under the FLSA
18	26.	The term "Plaintiffs" as used in this Complaint refers to the named Plaintiff
19		and any additional represented class members pursuant to the collective action
20		provision on 29 U.S.C. § 216(b).
21	27.	Thomas brings FLSA claims, the First Cause of Action, on behalf of herself
22		and a class defined as:
23		All persons who have worked for Kellogg in Washington as a
24		Territory Manager or a Retail Store Representative between three years prior to the filing of a Consent to Sue in this case
25		and the date of final judgment in this matter and were not paid overtime premium pay at the rate of time and one-half for
26		working more than 40 hours in a work week (the "FLSA Collective Action Class").
27		PLAINT-CLASS ACTION AND  COLLECTIVE ACTION - 5  FRANK FREED SUBIT & THOMAS LLP

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1			
2	28.	Thomas brings this case as a collective action	on for class members throughout
3		the United States as defined in the preceding	g paragraph, under the collective
4		action provision of the FLSA as set forth in 29	U.S.C. § 216(b).
5	29.	Kellogg is liable under the FLSA for, inter ala	a, failing to properly compensate
6		Thomas and the FLSA Collective Action Cla	ss. Upon information and belief,
7		there are many similarly situated current ar	d former employees of Kellogg
8		who have been underpaid in violation of the F	LSA who would benefit from the
9		issuance of a court-supervised notice of the pr	
10		to join the present lawsuit. Those similarly	
11		,	• •
12		Kellogg, are readily identifiable, and can be lo	ocated through Kellogg's records.
13		Notice should be sent to the FLSA Colle	ective Action Class pursuant to
14		29 U.S.C. § 216(b).	
15	Class	Action Allegations	
16	30.	Plaintiff Thomas brings the Second Cause of	Action for unpaid overtime under
17		Rule 23 of the Federal Rules of Civil Proce	dure, on behalf of herself and a
18		class of persons consisting of:	
19		All persons who have worked for Ke	ellogg in Washington as a
20		Territory Manager between three year Complaint and the date of final jud	s prior to the filing of this
21		were not paid overtime for working	
22		workweek (the "Washington Class").	
23	31.	Excluded from the Washington Class are	Kellogg's legal representatives,
24		officers, directors, assigns, and successors, or	r any individual who has, or who
25		at any time during the class period has had,	a controlling interest in Kellogg;
26		the Judge(s) to whom this case is assigned	and any member of the Judges'
27		LAINT-CLASS ACTION AND COLLECTIVE ACTION - 6	Frank Freed Subit & Thomas llp

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1		immed	liate family; and all persons who v	vill submit timely and otherwise
2		proper	requests for exclusion from the Wash	ington Class.
3	32.	The p	ersons in the Washington Class ident	tified above are so numerous that
4		joinde	r of all members is impracticable. Alt	hough the precise number of such
5		person	ns is not known to Thomas, the facts	on which the calculation of that
6		numbe	er can be based are presently within Ke	ellogg's sole control.
7	22		- '	
8	33.	Upon	information and belief, the size of th	e washington Class is at least 40
9		worke	rs.	
10	34.	Kellog	gg acted or refused to act on grou	ands generally applicable to the
11		Washi	ington Class, thereby making appro	opriate final injunctive relief or
12		corres	ponding declaratory relief with responding	ect to the Washington Class as a
13		whole		
14	35.	The S	econd Cause of Action is properly m	naintainable as class actions under
15			al Rule of Civil Procedure 23(b)(3). T	
16			on to the Washington Class that pred	
17				
18		affect	ing individual members of the Was	hington Class, including but not
19		limite	d to:	
20		a.	whether Kellogg misclassified Thor	•
21			exempt from the overtime pay princluding the Minimum Wage Act;	ovisions of the Washington law,
22		b.	whether Kellogg paid Thomas and	the Washington Class for all the
23			hours they worked;	Ç
24		c.	whether Kellogg had a duty to pay members overtime premium pay for	
25			hours per work week;	of hours worked in excess of 40
26				
27	СОМЕ	LAINT-0	CLASS ACTION AND	Frank Freed

FLSA COLLECTIVE ACTION - 7

CCC/BID : No. 10

1		d.	whether Kellogg failed		•	
2			Washington Class, over of 40 hours per work we		or nours worked i	II excess
3		e.	the nature and extent o	<del>-</del>	•	
4			appropriate measure of Class;	damages for each m	nember of the Wa	shington
5		f.	whether Kellogg's poli-			nstituted
6			willfully or with reckless	s disregard of the law	V;	
7		g.	whether Kellogg lawfull as exempt from the o	<del>-</del>	_	
8			including the Minimum			ŕ
9		h.	whether Kellogg's polic Washington Class all	_		
11			violates Washington law	_	_	-
11			•	1 337	1 1 1	مانه مانه م
12 13		i.	whether Kellogg violate the Industrial Welfare la	w, by failing to pro	vide Thomas and	members
			of the Washington Class	with appropriate me	al and rest breaks;	and
14 15		j.	whether Kellogg violate keep records of the ho Class worked.		•	_
16	36.	Thom	as' claims are typical of the	ne claims of the Was	shington Class she	seeks to
17		repres	ent. Thomas and the Wasl	nington Class work o	or have worked for	· Kellogg
18		•	ave been subjected to their	_		
19						
20			me wages for hours work		•	
21		to pro	vide meal and rest breaks	s. Kellogg acted and	refused to act on	grounds
22		genera	ally applicable to the W	ashington Class, th	ereby making de	claratory
23		relief	with respect to the Washin	ngton Class appropri	ate.	
24	37.	Thom	as will fairly and adequa	tely represent and p	protect the interes	ts of the
25		Wash	ington Class. She understa	ands that, as a class i	representative, she	assumes
26		a fidu	iciary responsibility to th	e Washington Clas	s to represent its	interests
27		LAINT-0	CLASS ACTION AND TIVE ACTION - 8	_	Frank Fr Subit & Thom	EED
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fairly and adequately. Thomas recognizes that as a class representative, she must represent and consider the interests of the Washington Class just as she would represent and consider her own interests. She understands that in decisions regarding the conduct of the litigation and its possible settlement, she must not favor her own interests over those of the Washington Class. She recognizes that any resolution of a class action lawsuit, including any settlement or dismissal thereof, must be in the best interests of the Washington Class. Thomas understands that in order to provide adequate representation, she must remain informed of developments in the litigation, cooperate with class counsel by providing them with information and any relevant documentary material in their possession, and testify, if required, in a deposition and in trial.

- 38. Thomas has retained counsel competent and experienced in complex class action employment litigation.
- 39. A class action is superior to other available methods for the fair and efficient adjudication of this litigation particularly in the context of wage litigation like the present action, where individual plaintiffs may lack the financial resources to vigorously prosecute a lawsuit in federal court against a corporate defendant. The members of the Washington Class have been damaged and are entitled to recovery as a result of Kellogg's common and uniform policies, practices, and procedures. Although the relative damages suffered by individual members of the Washington Class are not de minimis, such damages are small compared to the expense and burden of individual

1		prosecution of this litigation. In addition, class treatment is superior because it
2		will obviate the need for unduly duplicative litigation that might result in
3		inconsistent judgments about Kellogg's practices.
4	Defer	ndants
5	40.	Defendant Kellogg Company is a publicly held company.
6 7	41.	Defendant Kellogg Company and its subsidiaries are engaged in the
8		manufacturing and marketing of ready-to-eat cereal and convenience foods.
9	42.	Defendant Kellogg Company's headquarters are located at One Kellogg
10		Square, P.O. Box 3599, Battle Creek, Michigan 49016-3599.
11	43.	Defendant Kellogg Sales Company is a subsidiary of Defendant Kellogg
12		Company.
13	44.	Upon information and belief Defendant Kellogg Sales Company's
14		headquarters are located at One Kellogg Square, P.O. Box 3599, Battle Creek,
15		Michigan 49016-3599.
16 17	45.	Defendant Kellogg USA Inc is a subsidiary of Defendant Kellogg Company.
18	46.	Upon information and belief Defendant Kellogg USA Inc's headquarters are
19	40.	
20		located at One Kellogg Square, P.O. Box 3599, Battle Creek, Michigan 49016-
21		3599.
22	47.	Defendant Keebler Holding Corp is a subsidiary of Defendant Kellogg
23		Company.
24	48.	Upon information and belief Defendant Keebler Holding Corp's headquarters
25		are located at One Kellogg Square, P.O. Box 3599, Battle Creek, Michigan
26		49016-3599.
27		
		PLAINT-CLASS ACTION AND  COLLECTIVE ACTION - 10  FRANK FREED SUBIT & THOMAS LLP

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1	49.	Defendant Keebler Foods Company is a subsidiary of Defendant Kellogg
2		
3		Company.
4	50.	Upon information and belief Defendant Keebler Foods Company's
5		headquarters are located at One Kellogg Square, P.O. Box 3599, Battle Creek,
6		Michigan 49016-3599.
7	51.	Defendant Keebler Company is a subsidiary of Defendant Kellogg Company.
8	52.	Upon information and belief Defendant Keebler Company's headquarters are
9		located at One Kellogg Square, P.O. Box 3599, Battle Creek, Michigan 49016-
10		3599.
11	53.	Plaintiff Thomas performed work on behalf of Kellogg in Washington State.
12	54.	Upon information and believe, Kellogg Company, Kellogg Sales Company,
13	J <b>4.</b>	
14		Kellogg USA Inc, Keebler Holding Corp, Keebler Foods Company, and
15		Keebler Company individually and collectively grossed more than \$500,000 in
16		each of the last ten calendar years.
17	55.	Kellogg Company, Kellogg Sales Company, Kellogg USA Inc, Keebler
18		Holding Corp, Keebler Foods Company, and Keebler Company individually
19		and collectively are an enterprise engaged in interstate commerce for the
20		purposes of the Fair Labor Standards Act.
21	56.	Kellogg employed Thomas, members of the FLSA Collective Action Class and
22		members of the Washington Class and participated directly in employment
23		
24		decisions regarding the rights for which Thomas, the Plaintiffs and members of
25		the Washington Class seek redress in this case.
26		
27	COMI	PLAINT-CLASS ACTION AND FRANK FREED
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FLSA COLLECTIVE ACTION - 11

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- COURT NAME

1	57.	All actions and omissions described in this Complaint were made by Kellogg
2		directly or through its supervisory employees and agents.
3		<u>FACTS</u>
4	58.	Kellogg employed Thomas as a Retail Store Representative (RSR) from
5		approximately January 2007 until approximately April 2012. Kellogg employs
6 7		Retail Store Representatives throughout the country. Retail Store
8		Representatives are also called RSR-Warehouse.
9	59.	Retail Store Representatives are part of Kellogg's Morning Foods Division.
10		The Morning Foods Division includes cereal products. These products include
11		Crunchy Nut, Fiber Plus, Fruit Loops, Frosted Flakes, and Frosted Mini
12		Wheats.
13	60.	Retail Store Representatives', including Thomas, job duties are to ensure that
14	00.	Kellogg's products are on the shelves in accordance with the contract between
15		Kellogg and Kellogg's customers.
16	<i>C</i> 1	
17	61.	A Retail Store Representative's primary job duty is not to make sales.
18	62.	Defendants had employees in other positions whose primary job responsibility
19 20		was to make sales of Defendants' morning foods to grocery and other stores.
20	63.	In or about April 2012 Thomas left the Morning Foods Division of Kellogg
22		and began working for Kellogg's Snack Division as a Territory Manager.
23		Kellogg employs Territory Managers throughout the country. Territory
24		Managers are also called Sales Rep – DSD.
25	64.	The Snack Division includes Keebler products. These products include
26		cookies, crackers, cones and bars. Examples include Chips Deluxe, Vanilla
27	ř .	PLAINT-CLASS ACTION AND COLLECTIVE ACTION - 12  FRANK FREED SUBIT & THOMAS LLP Suite 1200 Hoge Building, 705 Second Avenue Seattle, Washington 98104-1798 (206) 682-6711

· COLUMN NAME

1		Wafers, Gripz, Club, Grahams, and Town House.			
2	65.	Territory Managers, including Thomas, had the job responsibility to replenish			
3		merchandise in Kellogg's customers' stores, place merchandise on store			
4		shelves, and monitor how much merchandise is in Kellogg's customers'			
5		storerooms.			
6	66.	Territory Managers' primary job responsibility was not to make sales.			
7 8	67.	Defendants had employees in other positions whose primary job responsibility			
9		was to make sales of Defendants' snack foods to grocery and other stores.			
10	68.	The job responsibilities for Thomas, Territory Managers, and Retail Store			
11		Representatives were established by Kellogg.			
12	69.	Upon information and belief, job responsibilities for Thomas, Territory			
13		Managers and Retail Store Representatives were and are jointly established,			
14		controlled and implemented by Kellogg Company, Kellogg Sales Company,			
15		Kellogg USA Inc, Keebler Holding Corp, Keebler Foods Company, and			
16		Keebler Company.			
17					
18	70.	Upon information and belief, the method by which Thomas, the Plaintiffs, and			
19		the Washington Class were paid was established jointly by Kellogg Company,			
20		Kellogg Sales Company, Kellogg USA Inc, Keebler Holding Corp, Keebler			
21		Foods Company, and Keebler Company.			
22	71.	Thomas, the Plaintiffs, and the Washington Class regularly worked more than			
<ul><li>23</li><li>24</li></ul>		40 hours per week for Kellogg.			
25	72.	Kellogg knew or should have known that Thomas, the Plaintiffs, and the			
26		Washington Class were working in excess of 40 hours in a work week.			
27					
<u>.</u> ,	1	PLAINT-CLASS ACTION AND  COLLECTIVE ACTION - 13  FRANK FREED SUBIT & THOMAS ILP			

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1	73.	Kellogg classified Thomas, the Plaintiffs, and the Washington Class as exempt
2		from the overtime pay provisions of Federal and Washington State law.
3	74.	Kellogg failed to record Thomas, the Plaintiffs, and the Washington Class
4		daily work start and stop times, and failed to record daily and weekly hours
5		worked.
6 7	75.	Kellogg failed to pay Thomas, the Plaintiffs, and the Washington Class
8		overtime compensation at the rate of time and one-half for all hours worked
9		over 40 in a week.
10	76.	Kellogg failed to provide Thomas, members of the Washington Class, and opt-
11		in Retail Sales Representatives that worked in Washington meal and rest
12		breaks as required by Washington State law.
13	77.	Kellogg's failure to pay Thomas, the Plaintiffs, and the Washington Class the
14	<b>!</b>	proper wages required by law was willful.
15 16		CLASS-WIDE FACTUAL ALLEGATIONS
17	78.	Upon information and belief, Kellogg employed 40 or more Territory
18		Managers in Washington State, within the last three years.
19	79.	During their period of employment, members of the Washington Class were
20		required to work more than 40 hours in a week in order to complete all of their
21		work.
22	90	
23	80.	Washington Class members were paid a salary plus some bonuses, amounting
24		to less than one half their income.
25	81.	Washington Class members regularly worked more than 40 hours in a week.
26	82.	Kellogg did not pay Thomas or other Washington Class members an overtime
27		PLAINT-CLASS ACTION AND  FRANK FREED COLLECTIVE ACTION - 14  SUBIT & THOMAS LIP

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1		premium pay for the nours they worked over 40 in a week.	
2	83. Kellogg failed to provide Thomas and the Washington Class meal and re		
3		breaks as required by Washington State law, including the Washington	
4		Industrial Welfare law (RCW 49.12.020) and associated regulations (WAC	
5		296-126-092).	
6	84.	Upon information and belief, it was Kellogg's willful policy and pattern or	
7	04.		
8		practice not to pay its employees, including Thomas, the Washington Class	
9		members, and the FLSA Collective Action Class members (collectively	
10		"FLSA Class"), any overtime premium pay for work that exceeded 40 hours in	
11	:	a week.	
12	85.	Kellogg's unlawful conduct, as set forth in this Complaint, has been	
13		intentional, willful, and in bad faith, and has caused significant damages to	
14		Thomas and the FLSA Class.	
15			
16	86.	Kellogg was aware or should have been aware that the law required it to pay	
17		non-exempt employees, including Thomas and the FLSA Class, an overtime	
18		premium of time and one half for all work hours it suffered or permitted in	
19		excess of 40 per work week. Upon information and belief, Kellogg applied the	
20		same unlawful policies and practices to workers nationwide.	
21		FIRST CAUSE OF ACTION	
22		Fair Labor Standards Act: Unpaid Wages	
23		On behalf of Thomas and the FLSA Collective	
24	87.	Thomas re-alleges and incorporates by reference all allegations in all preceding	
25		paragraphs.	
26	88.	Kellogg failed to pay overtime premium wages to Plaintiffs in violation of the	
27		PLAINT-CLASS ACTION AND  COLLECTIVE ACTION - 15  FRANK FREED SUBIT & THOMAS LLP SUITE 1200 Hoge Building, 705 Second Avenu Seatile, Washington 98104-1798	

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1		Fair Labor Standards Act, 29 U.S.C. §§ 207 e.	t seq. and its implementing
2		regulations.	
3	89.	Kellogg's failure to pay proper wages for each ho	our worked over 40 per week
4		was willful within the meaning of the FLSA.	
5	90.	As a result of Kellogg's violations of the FLS	SA, Thomas and the FLSA
6		Collective Action Class have suffered damages	by being denied overtime
7		wages in accordance with the FLSA, and are	
8		wages in accordance with the TESA, and are c	children to recovery of such
9		amounts, liquidated damages, prejudgment interes	st, attorneys' fees, costs, and
10		other compensation pursuant to 29 U.S.C. §§ 201	et seq.
11		SECOND CAUSE OF ACTION	<u>ON</u>
12		Unpaid Overtime and Failure to Provide Meal and ington State Law On behalf of Plaintiff Thomas	
13	vv ası	Members	and the washington class
14	91.	Thomas re-alleges and incorporates by reference a	ll allegations in all preceding
15		paragraphs.	
16	92.	RCW 49.46.130 requires Kellogg to pay the Was	shington Class members one
17		and one-half times the regular rate at which the	y are/were employed for all
18		Ç	1 7
19		hours worked over 40 per work week.	
20	93.	RCW 49.46.090 makes employers who violate	e RCW 49.46.130, such as
21		Kellogg, liable to the affected employees in th	e amount of unpaid wages,
22		double damages, prejudgment interest, costs,	attorneys' fees, and other
23		appropriate relief under the law.	
24	94.	Kellogg's actions, policies, and/or practices as de	escribed above violate RCW
25		49.46.130 by regularly and repeatedly failing to	compensate Thomas and the
26			The state of the s
27		Washington Class at the required overtime rate.	
		LAINT-CLASS ACTION AND COLLECTIVE ACTION - 16	Frank Freed Subit & Thomas llp

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1	95.	Kellogg's failure to pay proper wages for each hour worked over 40 per week	
2		was willful and with intent to deprive Thomas and the Washington Class	
3		members of their wages, within the meaning of the Washington State law and	
4		keep such unpaid wages as profits for itself.	
5	96.	Kellogg's failure to provide Thomas and members of the Washington Class	
6		meal and rest breaks violated Washington Industrial Welfare law (RCW	
7 8		49.12.020) and associated regulations (WAC 296-126-092).	
9	97.	As the direct and proximate result of Kellogg's unlawful conduct, Thomas and	
10	. , ,	the Washington Class have suffered and will continue to suffer a loss of	
11		income and other damages. Thomas and the Washington Class are entitled to	
12			
13		damages, including interest thereon, as well as attorneys' fees and costs,	
14		incurred in connection with this claim.	
15	98.	Because Kellogg's failure to pay proper wages for each hour worked over 40	
16		per week and failure to provide meal and rest breaks was willful, Thomas and	
17		the members of the Washington Class are entitled to exemplary damages in	
18		amounts equal to the wages due, pursuant to RCW 49.52.050 and 070.	
19		THIRD CAUSE OF ACTION	
20		Unpaid Overtime under Washington State Law On behalf of Plaintiff Thomas and Opt-in Washington Retail Store	
21		-	
22		Representatives	
23	99.	Thomas re-alleges and incorporates by reference all allegations in all preceding	
24		paragraphs.	
25	100.	RCW 49.46.130 requires Kellogg to pay Thomas and opt-in Washington Retail	
26		Store Representatives one and one-half times the regular rate at which they	
27	Į.	LAINT-CLASS ACTION AND  FRANK FREED COLLECTIVE ACTION - 17  SUBIT & THOMAS LLP	

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1		are/were employed for all hours worked over 40 per work week.
2	101.	RCW 49.46.090 makes employers who violate RCW 49.46.130, such as
3		Kellogg, liable to the affected employees in the amount of unpaid wages,
4		double damages, prejudgment interest, costs, attorneys' fees, and other
5		appropriate relief under the law.
6	102.	Kellogg's actions, policies, and/or practices as described above violate RCW
7	102.	
8		49.46.130 by regularly and repeatedly failing to compensate Thomas and opt-
9		in Washington Retail Store Representatives at the required overtime rate.
. 10	103.	Kellogg's failure to pay proper wages for each hour worked (including
11		compensable meal and break time) over 40 per week was willful and with
12		intent to deprive Thomas and any opt-in Washington Retail Store
13		Representatives their wages, within the meaning of the Washington State law
14		and keep such unpaid wages as profits for itself.
15	104.	As the direct and proximate result of Kellogg's unlawful conduct, Thomas and
16	101,	
17		opt-in Washington Retail Store Representatives have suffered and will
18		continue to suffer a loss of income and other damages. Thomas and each opt-in
19		Washington Retail Store Representative are entitled to damages, including
20		interest thereon, as well as attorneys' fees and costs, incurred in connection
21		with this claim.
22	105.	Because Kellogg's failure to pay proper wages for each hour worked over 40
23		per week was willful, Thomas and each opt-in Washington Retail Store
24		Representative are entitled to exemplary damages in amounts equal to the
25		
26 27		wages due, pursuant to RCW 49.52.050 and 070.
41		

COMPLAINT-CLASS ACTION AND FLSA COLLECTIVE ACTION - 18



• (302/813) TO H

1	PRAYER FOR RELIEF			
2	WHEREFORE, Thomas, individually and on behalf of the FLSA Collective Action			
3	Class, prays for the following relief:			
4	A.	A. That, at the earliest possible time, Thomas be allowed to give notice of the		
5		collective action and that Kellogg provide Thomas with na	ımes, addresses,	
6		telephone numbers, and other contact information for all p	persons who are	
7 8		presently, or have at any time during the three years immediate	ely preceding the	
9		filing of this suit been employed by Kellogg and who fall v		
10		Collective Action Class described in this Complaint. Such no		
11		them that this civil action has been filed, of the nature of th		
12		their right to join this lawsuit if they believe they were denie		
13			a proper wages,	
14	_	and		
15	В.	Unpaid wages, an additional and equal amount as liquidated d	amages, interest,	
16		attorneys' fees, costs (including expert fees), and other compe	nsation pursuant	
17		to 29 U.S.C. §§ 201 et seq.		
18	WHE	EREFORE, Thomas, on behalf of herself and all members of	the Washington	
19	Class	s she seeks to represent, prays for the following relief:		
20	A.	Certification of this action as a class action for the Washington	Class;	
21	B.	Designation of Thomas as a Class Representative;		
22 23	C.	Appointing Getman & Sweeney, PLLC as class counsel and F	rank Freed Subit	
23 24		& Thomas as local counsel to the class;		
25	D.	A declaratory judgment that the practices complained of here	ein are unlawful	
26		under appropriate state law;		
27				
	1	IPLAINT-CLASS ACTION AND A COLLECTIVE ACTION - 19  FRA SUBIT	ank Freed & Thomas llp	

1	E.	Appropriate equitable and injunctive relief to remedy Kellogg's violations of		
2		state law, including but not necessarily limited to an order enjoining Kellogg		
3		from continuing its unlawful practices;		
4	F. An award of damages, appropriate statutory penalties, and restitution to be part			
5	by Kellogg according to proof;			
6 7	G.	Exemplary damages in amounts equal to the wages due, pursuant to RCW		
8		49.52.050 and 070;		
9	H.	Pre-Judgment and Post-Judgment interest, as provided by law;		
10	I.	Such other injunctive and equitable relief as the Court may deem just and		
11		proper; and		
12	J.	Attorneys' fees and costs of suit, including expert fees and costs.		
13	WHEREFORE, Thomas, on behalf of herself and each opt-in Washington Retail			
14 15	Store	Representative, prays for the following relief:		
16	A.	A declaratory judgment that the practices complained of herein are unlawful		
17		under appropriate state law;		
18	B.	Appropriate equitable and injunctive relief to remedy Kellogg's violations of		
19	state law, including but not necessarily limited to an order enjoining Kellogg			
20	from continuing its unlawful practices;			
21	C. An award of damages, appropriate statutory penalties, and restitution to be pair			
22	by Kellogg according to proof;			
23 24	D.	Exemplary damages in amounts equal to the wages due, pursuant to RCW		
25		49.52.050 and 070;		
26	E.	E. Pre-Judgment and Post-Judgment interest, as provided by law;		
27				
		PLAINT-CLASS ACTION AND  COLLECTIVE ACTION - 20  FRANK FREED SUBIT & THOMAS 1LP		

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1	F.	Such other injunctive and equitable relief as the Court may deem just and			
2		proper; and			
3	G.	Attorneys' fees and costs of suit, including expert fees and costs.			
4	Dated	d this 26 <sup>th</sup> day of February, 20	13.		
5		, ,	Respectfully submitted,		
6					
7			s/ Michael C. Subit Michael C. Subit, WSBA No. 29189		
8			FRANK FREED SUBIT & THOMAS LLP Suite 1200		
9			Hoge Building 705 Second Avenue		
10			Seattle, Washington 98104-1729		
11			Telephone (206) 682-6711 Fax: (206) 682-0401		
12			msubit@frankfreed.com		
13			Dan Getman (pro hac vice application to be filed)		
14			Matt Dunn (pro hac vice application to be filed)		
15			GETMAN & SWEENEY, PLLC 9 Paradies Lane		
16			New Paltz, New York 12561 Telephone: (845) 255-9370		
17			Fax: (845) 255-8649		
18			dgetman@getmansweeney.com mdunn@getmansweeney.com		
19			Attorneys for Plaintiffs, the FLSA Collective		
20			Action Class, and the Washington Class		
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		PLAINT-CLASS ACTION AND COLLECTIVE ACTION - 21	Frank Freed Subit & Thomas llp		

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· CONTRACTOR

## CONSENT TO SUE UNDER THE FLSA

I, Patty Thomas, hereby consent to be a plaintiff in an action under the Fair Labor Standards Act, 29 U.S.C. §201 et seq., to secure any unpaid wages, overtime pay, liquidated damages, attorneys' fees, costs and other relief arising out of my employment with Kellogg Sales Company and any other associated parties. I authorize Getman & Sweeney, PLLC, Dan Getman, Esq., and any associated attorneys as well as any successors or assigns, to represent me in such action.

Dated: 7/19/1

Patty Thomas